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4 Attorney for Defendant
EDMUND JEW
5

6 **IN THE UNITED STATES DISTRICT COURT**
7 **FOR THE NORTHERN DISTRICT OF CALIFORNIA**

8 UNITED STATES OF AMERICA) No. CR 07-00705 SI
9 Plaintiff,)
10 v.) **DECLARATION OF COUNSEL IN**
11) **SUPPORT OF REQUEST FOR**
12 EDMUND JEW,) **MODIFICATION OF PRETRIAL RELEASE**
13 Defendant.) **CONDITIONS**
14 _____)
15

I, Stuart Hanlon, declare under penalty of perjury as
follows:

1. I am an attorney duly licensed to practice law in the
State of California and before this Court. I am the attorney of
record for the defendant herein, Edmund Jew.

2. Defendant is hereby requesting permission to travel
with his family for purposes of a summer vacation to Lake Tahoe,
California from August 18 to August 24, 2008. The address has
been provided to Pretrial Services.

3. Assistant U.S. Attorney Michael Li-Ming Wang and
Pretrial Services Officer Josh Libby had no objection to Mr.
Jew's travel request.

1 4. It is therefore requested that Mr. Jew be allowed to
2 travel on August 18, 2008 from San Francisco, California to Lake
3 Tahoe, California with his family. He will return to San
4 Francisco on or about August 24, 2008.

5 Executed this 15th day of July 2008, at San Francisco,
6 California.

s/Stuart Hanlon, CSBN: 66104
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IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF CALIFORNIA

UNITED STATES OF AMERICA) No. CR 07-00705 SI
9 Plaintiff,)
10) [PROPOSED] ORDER RE MODIFICATION
11 v.) OF PRETRIAL RELEASE CONDITIONS
12 EDMUND JEW,)
13 Defendant.)
14)

GOOD CAUSE HAVING BEEN SHOWN,

17 **IT IS HEREBY ORDERED** that Mr. Jew, while on pretrial release
18 and as part of his conditions of pretrial release, shall be
19 allowed to travel to and from Lake Tahoe, California from August
20 18, 2008 through August 24, 2008 for purposes of a family
21 vacation. All other conditions of pretrial release remain the
same.

Dated: _____

MAGISTRATE MARIA-ELENA JAMES
UNITED STATES DISTRICT COURT